1 THE HONORABLE THOMAS S. ZILLY 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE WESTERN DISTRICT OF WASHINGTON IN SEATTLE 10 MICHAEL S. WAMPOLD and DINA L. 11 WAMPOLD, a husband and wife and the No. 2:19-cv-00169-TSZ martial community composed thereof, 12 STIPULATED MOTION AND Plaintiffs, ORDER TO CONTINUE TRIAL 13 DATE AND PRE-TRIAL **DEADLINES** v. 14 **NOTE ON MOTION CALENDAR:** SAFECO INSURANCE COMPANY OF 15 **MARCH 18, 2021** AMERICA, a non-Washington Corporation, 16 Defendant. 17 I. **STIPULATION** 18 Plaintiffs Michael and Dina Wampold and Defendant Safeco Insurance Company of 19 America ("the Parties") jointly move the Court for an order setting a new trial date and new 20 pre-trial deadlines. The Parties believe that a continuance is appropriate because two 21 motions—including a Motion for Summary Judgment—remain pending before the Court, and 22 the resolution of those motions may affect the Parties' trial preparation and pre-trial 23 STIPULATED MOTION AND ORDER TO CONTINUE HARPER | HAYES PLLC One Union Square TRIAL DATE AND PRE-TRIAL DEADLINES- 1

C19-169 TSZ

600 University Street, Suite 2420 Seattle, Washington 98101

Telephone: 206-340-8010

1	disclosures. The Parties therefore ask the Court to move the trial and the pre-trial deadlines		
2	to the following:		
3	<b>Event</b>	<b>Current Date</b>	<b>Proposed New Date</b>
4	Deadline to File Motions in Limine	April 15, 2021	August 12, 2021
5	Deadline to File Agreed Pretrial Order	April 30, 2021	August 27, 2021
6 7	Deadline to File Trial briefs, Voir Dire, Agreed Neutral Statement of the Case, Jury Instructions and Trial Exhibits	April 30, 2021	August 27, 2021
8	Pretrial Conference with Judge Zilly	May 7, 2021	September 3, 2021
9	Trial Date	May 17, 2021	September 13, 2021
11	DATED this 18 <sup>th</sup> day of March 2021.		
12	HARPER   HAYES PLLC WILSON SMITH COCHRAN DICKERSON		H COCHRAN
13		DICKERSON	
14	By: s/ Gregory L. Harper Gregory L. Harper, WSBA No. 27311 Charles K. Davis, WSBA No. 38231 600 University Street, Suite 2420 Seattle, WA 98101 (206) 340-8010 greg@harperhayes.com cdavis@harperhayes.com Attorneys for Plaintiffs	By: s/ Sarah L. Eversole John M. Silk, WSBA No. 15035 Sarah L. Eversole, WSBA No. 36335 901 Fifth Avenue, Suite 1700 Seattle, WA 98164 (206) 623-4100 silk@wscd.com eversole@wscd.com Attorneys for Defendant	
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STIPULATED MOTION AND [PROPOSED] ORDER TO CONTINUE TRIAL DATE AND PRE-TRIAL DEADLINES- 2

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1 II. **ORDER** Based on the above Stipulation, it is ordered that the new trial date and pre-trial 2 deadlines are the following: 3 4 **Event Date** 5 Deadline to File Motions in Limine August 12, 2021 6 Deadline to File Agreed Pretrial Order August 27, 2021 7 Deadline to File Trial briefs, Voir Dire, Agreed Neutral Statement of the Case, Jury Instructions August 27, 2021 8 and Trial Exhibits 9 Pretrial Conference with Judge Zilly September 3, 2021, 10:00 a.m. 10 Trial Date September 13, 2021 11 DATED this 22nd day of March, 2021. 12 13 homes 5 felle Thomas S. Zilly 14 United States District Judge 15 Presented by: 16 HARPER | HAYES PLLC 17 By: s/ Gregory L. Harper 18 Gregory L. Harper, WSBA No. 27311 Charles K. Davis, WSBA No. 38231 19 Attorneys for Plaintiffs 20 WILSON SMITH COCHRAN DICKERSON 21 By: s/ Sarah L. Eversole 22 John Silk, WSBA No. 15035 Sarah L. Eversole, WSBA No. 36335 23 Attorneys for Defendant STIPULATED MOTION AND [PROPOSED] ORDER TO HARPER | HAYES PLLC One Union Square CONTINUE TRIAL DATE AND PRE-TRIAL DEADLINES- 3 600 University Street, Suite 2420 Seattle, Washington 98101

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